

165 in Every Such Case Such person or persons, Shall receive the
Corporall punishment as aforesaid and satisfy the fourfold
and five of Conviction by servitude. And be it hereby enacted
and declared by the Authority advised and consent of that the
time of service of a free person convicted as aforesaid not having goods
and Chattels shall commence from the time of his Con-
viction as aforesaid and the time of service of a servant convicted
as aforesaid shall commence at the expiration of such time of
servitude to which all the time of his Conviction is so
bound which time of servitude for satisfaction for the stolen
goods and goods accrued as aforesaid shall be adjudged by such
County Court either to the party grieved or any other person
the Court shall order such Convict to, that will then and
there pay or secure to be paid the fourfold and cost as aforesaid
at the discretion of the Court and if any person or persons
shall receive or take part of such stolen goods or assist the
person so stealing as aforesaid to make away or conceal them
being legally convicted as aforesaid shall suffer the same Corporall
pains with the party stealing as aforesaid any Law Statute
usage or Custom to the contrary notwithstanding. And
if any person or persons have been once convicted of
any such thieving and stealing except before excepted and
shall after be again presented for thieving ^{and stealing} of any goods or Chattels
said to be above the value of twelve pence it shall not be tried
and Determined by any County Court but the party presented
upon such presentment shall be proceeded against in the Court
Court as a felon for simple felony but shall not be punished
by death but only paying the fourfold branding with an hot
Iron or such other Corporall punishment as the Court shall
adjudge saving life and such presentment shall be by the Clerk
of Every Such County Court immediately sent to the then next
Provinciall Court together with a transcript of his former Con-
viction if such Conviction was in the same Court where the presentment
as aforesaid shall be otherwise made known to the Attorney General in what
other Court such former Conviction was if to him known under
the penalty of five hundred pounds of tobacco to our Sovereign Lord
the King his heirs and Successors for the Support of Government and
the said Witnesses against such Felony if in Court at the time
of such presentment shall be bound over to give Evidence as aforesaid or
otherwise if not in Court an account of their names and places of

Dwelling